OFFICIAL

THE FARMINGTON TIMES, PARMINGTON, MISSOCIA

CONSTITUTIONAL BALLOT

Proposed Amendments to the Constitution of Missouri

FIRST CONSTITUTIONAL

Jeint and concurrent resolution submitting to the qualified voters of the state of Mis-souri a proposal to repeal section 11 of article 10 of the Constitution of Missouri, relating to revenue and taxation, and enacting a new section in less the known as section in feu thereof to be known as section il of article 10 of the Constitution of Missouri.

IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That at the general election to be held in this state on the first Tuesday after the first Monday in November in the year 1918, there shall be submitted to the qualified voters of this state for adoption, the following proposed amendment to the Constitution to repeal sec-tion 11 of article 10 of the state Constitution and to cancel a new section in lieu thereof as follows:

pealed.
Sec. 2. That in lieu of section 11 of article 10 of the Countitution of Missouri hereby
repealed, there is caacted the following new
section to be known as section 11, article 10,
viz.:

Sec. 2. That in lieu of section 11 of article 10 of the Congitution of Missouri hereby repealed, there is enacted the following new section to be known as section 11, article 10, viz.:

Sec. 11. Taxes for county, city, town and school purposes may be levied on all subjects and objects of taxation; but the valuation of property therefor shall not exceed the valuation of the same property in such town, city or school district for state and county purposes. For county purposes the annual rate on property, in counties having six million doilars of ferty cents on the hundred doilars valuation; in counties having six million doilars and under thrity million doilars, said rate shall not exceed fifty cents on the hundred doilars valuation; in counties having its million doilars and under thrity million doilars or more, said rate shall not exceed fifty cents on the hundred doilars valuation; and in counties having thirty million doilars or more, said rate shall not exceed fifty cents on the hundred doilars valuation; and property in cities and towns having less than thirty thousand inhabitants or more, shall not on the one hundred doilars valuation; in cities and towns having less than the hundred doilars valuation; in cities and towns having less than the hundred doilars valuation; in cities and towns having less than then thousand inhabitants, said rate shall not exceed fifty cents on the hundred doilars valuation; and in towns having one thousand inhabitants, or less, said rate shall not exceed the thousand inhabitants, and rate shall not exceed fifty cents on the hundred doilars valuation. For exchool purposes in districts composed of cities which have one hundred doilars valuation. For exchool purposes may be increased, in all districts, the rate of such increase and purpose for the purpose may be increased, in all districts, to an amount not to exceed me doilar on the hundred doilars valuation; on the hundred doilars valuation; on the hundred doilars valuation on the hundred doilars valuation, on the condition tha

SECOND CONSTITUTIONAL AMENDMENT.

ut and concurrent resolution submitting to the qualified voters of the state of Mis-souri as amondment to the Constitution of said state, concerning the "Public school fund."

HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That at the general election to be held in this state on the Tuesday next following the first Monday in November, A. D. 1918, there shall be submitted to the qualified voters of this state for adoption, the following amendment to the Constitution of this state:

Section 1. Amend section 8 of article XI of the Constitution, by striking out of said section the words "Ordinary revenue of the state" in lines fourteen (14) and fifteen (15) of said section, as it appears on page 129 and 139 of the Revised Statutes of Missouri for the year 1909, and by inserting in lieu thereof the words "Receipts of the state treasury, other than those derived by the authority of section 8 of article XI of the Constitution," so that said section as amended will read as follows:

Sec. 6. The proceeds of all lands that have been or hereafter may be granted by the United States to this state, and not otherwise appropriated by this state or the United States is also, all moneys, steeks, bonds, laads and other property now belonging to any state fund for purposes of educating; also, the net proceeds of all sales of lands and other property and effects that may accrue to the state fund for purposes of educating; also, the net proceeds of all sales of lands and other property and effects that may accrue to the state by escheat, from unclaimed dividends and distributive shares of the estates of deceased persons; also, any proceeds of the sales of the public lands which may have been, or here-after may be made to the state, and not otherwise appropriated by the state or the terms of the grant gift or devise, shall be paid into the state treasury, other than these derived by the santherity of section 8 of article XI of the Constitution, as may be by law set apart for that purpose, shall be active for no other uses or purposes whetsoever.

Sec. 2. That section 7 of article XI of the Constitution be repealed and stricken out, and the following new section adopted in then thereof:

Constitution to repeated in the state of the following new section adopted in the thereof;

Sec. 7. In addition to the tax for state purposes, authorized by section 8 of article X of the Constitution, there shall be levied and collected fifteen cents on the one hundred dollar valuation, on all the taxable property of the state, which, without action by the general assembly, shall stand appropriated for and shall constitute a fund for the support of the free public schools of the state, and for no other uses or purposes whatever. In case the public school fund provided for herein and in section 6 of article XI of the Constitution, for the support of free public schools, shall be insufficient to suntain a free school at least eight months in every year in each school district in this state, the general assembly may provide for such deficiency in accordance with section 11 of the article on revenue and ince

TRIBD CONSTITUTIONAL AMENDMENT.

int and concurrent resolution submitting to the qualified voters of the clast of Mis-seuri an amendment to the Cenntitution thereof requiring the county court, when antherised by the qualified voters of any road district, general or special, to make a special levy on the taxable property within such road district, in addition to the levies new authorized by law, of not to exceed seventy-five cents on the one hundred del-lars valuation, the proceeds of such levy to be used for read purposes within such district.

BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CON-CURRING THEREIN, AS FOLLOWS:

HOUSE OF REPRESENTATIVES CONCURRING THEREIN, AS FOLLOWS:

That at the general election to be held in this state on the first Tuesday after the first Monday in November, A. D. 1918, there shall be submitted to the qualified voters of this state for adoption, the following amendment to the Constitution thereof:

Section 1. That article 10 of the Constitution of Missouri be, and the same is hereby amended by adding thereto the following section, to be known as section 23, article 10 of the Constitution of the state of Missouri, which said section shall read as follows:

Sec. 23. In addition to the state of Missouri, which said section shall read as follows:

Sec. 23. In addition to the taxes now authorized to be levied for county purposes, under and by virtue of section 11 of article 10 of the Constitution of this state, and in addition to the special levy for road and bridge purposes authorized by section 22 of article 10 of the Constitution of this state, it shall be the duty of the county court of any county in this state, when authorized annually so to do by a majority of the qualified voters of any road district, general or special, voting thereon at an election held for such purpose, to make a levy of net to exceed seventy-five cents on at an election held for such purpose, to make a levy of net to exceed seventy-five cents on the one hundred dollars valuation on all property within such district, to be collected in the same manuer as state and county taxes are collected, and placed to the credit of the road district authorising such special levy; It shall be the duty of the county court, on petition of not less than ten qualified voters and laxing payers reading within any such road district at a special election to be held for that purpose, within twenty days after the filing of such petition.

FOURTH CONSTITUTIONAL AMENDMENT.

t and concurrent resolution submitting to the qualified voters of the state of Mis-souri an amendment to the Constitution thereof, concerning taxation.

BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CON-CURRING THEREIN:

That at the general election to be held on the first Tuesday following the first Monday in November, 1918, the following amendment to the Constitution of Missouri, concerning taxa-tion, shall be submitted to the qualified voters of said state, to wit:

tion, shall be submitted to the qualified voters of said state, to wit:

Section 1. That article X of the Constitution of Missouri be, and the same is hereby amended, by adding thereto one new section, to be known as section twenty-two a (22a), which is in words and figures as follows:

Sec. 22a. A state tax of ten cents on the one hundred dollars assessed valuation shall be levied and collected on all objects and subjects of taxation in the same manner that the state and county taxes are collected. One-half of all meacry derived from said levy shall be placed to the credit of the state road fund. One-fourth shall be apportioned to the counties and the city of 8t. Louis according to their respective areas and one-fourth according to their respective areas and one-fourth according to their respective areas and one-fourth according to their same to the state treasurer for payment to the counties and the city of 8t. Louis. Such fund when collected shall be used by the counties for the construction and maintenance of public roads, and by the city of 8t. Louis for the construction and maintenance of the streets and alleys therein. Whenever the taxable property of the state shall amount to three billion dollars, the rate in this act shall be reduced to five cents on the one hundred dollars valuation.

FIFTH CONSTITUTIONAL

Joint and concurrent resolution submitting to the qualified veters of Missouri an amend-ment to the Constitution thereof conferning revenue and taxation by inserting in sec-tion 12s of article 19, of the Constitution, certain words.

BE IT RESOLVED BY THE HOUSE OF REP-RESENTATIVES, THE SENATE CON-CURRING THEREIN:

That at the general election to be held in this state on the Tuesday following the first Monday in November, 1918, the following amendment to the Constitution of the state of Mesouri shall be submitted to the qualified voters of the state, to-wit:

amendment to the Constitution of the state of Missouri shall be submitted to the qualified voters of the state, to-wit:

Section 12a of article 10, of the Constitution of the state of Missouri shall be amended by inserting between the word "sme" and the word "provided" as the same appears on line ten thereof, the following words: "or for the purpose of defraying all or any part of the cost of paving, macadamising, grading or otherwise impreving the roadway of any street, arome or alley within the corporate limits of such city," so that said section shall read as follows:

Section 12a. Certain cities alleved to income additional indebtedness for water works and light plants.—Any city is this state containing not more than thirty thousand (30,000) nor less then two thousand (30,000) inhabitants may, with the assent of two-thirds of the voters thereof, roting at an elseving to become indebted in a larger amount than specified in section twelve, of article ten (10) of the Constitution of this state, not exceeding an additional five (8) per centum of the value of the taxable proparty therein, for the purpose of purchasing or constructing water-works, electric or other light plants, to be owned exclusively by the city so purchasing or constructing the same, or for the purpose of defraying all or any part of the cost of paving, macadamising, grading or otherwise improving the roadway of any street, avenue or alley within the corporate limits of such city; PRO-VIDED, that any such city incurring such indebtedness requiring the assent of the voters as aforesaid shall have the power to provide for, and before or at the time of incurring such indebtedness and provided for by this Constitution, sufficient to pay the interest on such indebtedness as it fails due, and also to constitute a sinking fund for the payment of the private for, the collection of an animal tax in addition to the other taxes provided for by this Constitution, sufficient to pay the interest on such indebtedness as it fails due, and also to constitute a

Joint and concurrent resolution submitting to the qualified votors of the state of Mis-souri an amendment to the Constitution thereof, concerning the prohibition of the manufacture, sale and giving away of in-terioacting liquors within the state of Mis-souri with penalties attached.

BE IT RESOLVED BY THE HOUSE OF REP. YES

CURRING THEREIN:

That at the general election to be held on the first Tuesday following the first Monday in November, 1913, the following smeadment to the Constitution of Missouri, concerning prohibition, shall be submitted to the qualified voters of said state, to-witi

Rection 1. The manufacture of intexicating liquors is hereby prohibited in this state, except for medicinal, scientific or mechanical purposes. The sale of intexicating liquors is also hereby prohibited in this state, except for medicinal, scientific or mechanical purposes. The giving a say of intoxicating liquors is also hereby prohibited in this state, except for medicinal, scientific or mechanical purposes. The manufacture or sale of wine for recligious or ascramental purposes is also excepted. This Constitutional provision shall not take effect until November 1, 1919.

Proposed Amendments to the Constitution of Missouri by the Initiative.

SEVENTH CONSTITUTIONAL

A proposition to establish in the state treasury a homestead loan fund to be loaned to efitizens of the state of Missouri for the purpose of purchaing homesteads and erecting permanent improvements thereon, to be secured by a first lien on the homestead and to bear three per cent interest commencing one year from the date of the loan; providing for the repayment thereof, and empowering the Legislature to enact necessary legislation to make effective the provisions hereof.

BE IT ENAUTED BY THE PEOPLE OF THE STATE OF MISSOURI:

The Constitution of the state shall be and the same is hereby amended by adding the following Section to Article XIV thereof:

Sec. 18. There is hereby established in the State Treasury a fund to be known as the Homostead Lean Fund.

Said Homestead Lean Fund shall be lent to citizens of Misseuri for the following purposes and for no other purpose whatsoever: (1) to purchase homesteads; (2) to erect permanent improvements on homesteads. Not more than three-fourths of the appraised value of any homestead shall be lent thereon; PHOVIDED, however, that three-fourths of the appraised value of the land to ascertain the limit of the loan. No lean exceeding three thousand dollars shall be made on one homestead. Every lean shall be secured by note and mortgage of deed of trust constituting a first lieu on the homestead, except taxes and special assessments; and the jupprovements on the homestead shall be kept after insured against fire and windstorms of the full insurable value thereof, and the policies shall be assigned as additional security for the loan. Every lean made from said fund shall bear interest at three per cent per amoun, beginning one year after date of the loan, which interest together with one-twentieth of the principal, thall be paid at the and of the second year will at the end of each year thereofter until the loan is paid in full; PROVIDED, however, that if the homestead on which such loan is made shall cease to be used as such by the owner thereof or his family, then the unpaid portion of such lean shall become payable in three equal installments falling due at the dates of the next three installments of the loan as due by the criginal terms thereof, with laterest at six per cent per annum.

It shall be the duty of the Legislature at its first meeting following the ratification of

annum.

It shall be the duty of the Legislature at its first meeting following the ratification of this amendment to enact such legislation as may give full force and effect to the provisions thereof, and of all state and local officers respectively to execute the same under penalty of a forfeiture of their effice.

RIGHTH CONSTITUTIONAL

Providing that all public revenues shall be derived from taxation upon the unimproved value of land based upon assessments made on and after June 1st, 1919, and from taxes upon the manufacture and sale of intexicating liquers and tobacco, and on incomes and inheritances; abolishing all constitutional limitations on the rates of taxation, and empowering the legislature, county courts and municipal authorities to fix the rate for state and school, county and municipal purposes, respectively, classifying rights of way of public utilities for purposes of taxation, and repealing all constitutional previsions in conflict herewith.

BE IT ENACTED BY THE PROPIR OF THE STATE OF MISSOURI:

BE IT ENACTED BY THE PROPILS OF THE STATE OF MISSOURI:

The Constitution of Missouri shall be and the same is hereby amended by adding the following Section to Article X thereof:

All public revenues for state, county, municipal, school and all other public purposes shall be derived from taxes on the value of land exclusive of improvements and from such taxes as may be imposed by law en the manufacture and sale of intoxicating liquers and tobseco, and on incomes and inheritances; but this shall not prevent the imposition of such license taxes as may be necessary to a proper sixerctee of the police power. Rights of way for public utilities shall be deemed properly in land and the value thereof shall be faxed accordingly it not owned by the public. This amendment shall govern all taxes for which assessments and avovern all taxes for which assessments shall be made on and after June 1st, 1919, but not those assessed before that date. All constitutional limitations of rates of assessment and taxation are hereby abolished and the legislature is hereby expowered to fix such rate of taxation as shall produce the revenue required for state and school purposes and in counties the County Court of each county and in manicipalities the corporate authorities of each manicipality shall have power to determine the rate necessary to produce the revenue seeded from time to time for municipal gurposes fixed by the legislature by submitting such increase to a vote of the people of auch district. All provisions ef the Constitution conflicting herewith are repealed so far as they se conflict.

IT IS PROPOSED BY THE LEGAL NUMBER OF QUALIFIED VOTERS OF THE STATE OF MISSOURI:

That at the general election to be hald an Tusaday, following the first Mooday in November, 1918, there shall be submitted to the qualified voters of Missouri, for adoption or rejection, the following constitutional amendment, to-wit: The repeal of Sections Sixteen and Seventeen of Article Nine of the Constitution of Missouri, and the adoption of more than one hundred thousand inhabitants may frame and adopt a charter for its own government, consistent with and subject to the Constitution and laws of the state in the following manner:

Section 16. Charter Framed by Large Ottothan one hundred thousand inhabitants may
frame and adopt a charter for its was governstitution and laws of the state in the following manner:

The legislative authorities of the city may
provide, by ordinance, for submission to the
voters the question: "Shall a commission bechosen to frame a charter?" If such ordinance
becomes effective more than sixty days and
becomes effective more than sixty days and
mitted at such election, and if not, the authmitted at such election and if not, and if not,
it is such election and if not, and if not,
it is such election and if any partificials as may be in charge of municipal elections in such city, if such petition prays for
a special election and is signed by 20 per cent
of the qualified voters of such city, a special
than size days, nor more than slarely days,
after the filling of such petition. The percentage of electors required to sign any petition provided for herein shall be based upon
the total number of electors voting at the last
preceding general wided for shall be canvassed
by the Board of Election Commissioners or other officials having charge of municipal elections in such city, and it is determination as its
the sufficiency of such petition shall be final.
The question of to farme a new charter and
the names of electors or sets of names of
electors of the city, who are candidates for
shame hall the same of the election is the such city, and filed with the Board
was a such city, and filed with the Board
and the manner of the such city of the
end of the completion of whether or n

Section II. Amendments to any charter framed and adopted under the authority of Section Sixteen of Article Nine of this Constitution, may be submitted to the electors by a charter commission of a complete charter. Amendments may also be proposed by the legislative authority of the dity or by a potition of not less than 15 per cent of the qualified voters of the city, filed with the Board of Election Commissioners, or officials having charge of numicipal elections in such city, setting forth such proposed amendment. The legislative authorities of the city shall at once provide, by ordinance, that any amendment so proposed shall be submitted to the electors at the next election held in the city not less than sixty days after its passage, or at a special election, if called for in the manner hereinabove proposed, in Section Sixteen of this Article. Any proposed amendment submitted to the electors, and approved by a majority of those veting thereon, shall become a part of the city charter at the time and under the conditions fixed in such amendment; and sections or articles may be submitted in the alternative and determined in the same way as hereinbefore provided with reference to alternative sections or articles of a complete sharter.

State of Missouri, County of St. Francois, ss.

I. Albert Wulfert, Clerk of the County Court within and for the County and State aforesaid, hereby certify that the foregoing proposed amendments to the constitution which are to be voted for in said County at the general election to be field on Tuesday, the 5th day of November, 1918, are as certified to me by the Secretary of State and are aranged as they will be printed on the

Witness my hand and official seal. Done at my office in the town of Farmington, Missouri, this 21st day of October, 1918.

ALBERT WULFERT, Clerk County Court, St. Francois County, Missouri.

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